

**United States District Court**

For the Northern District of California

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

*In re Malibu Media BitTorrent Copyright  
Infringement Litigation*

No. C 16-05737 WHA  
No. C 16-05738 WHA  
No. C 16-05739 WHA  
No. C 16-05823 WHA  
No. C 16-05824 WHA  
No. C 16-05825 WHA  
No. C 16-05826 WHA  
No. C 16-05827 WHA  
No. C 16-05828 WHA  
No. C 16-05829 WHA  
No. C 16-05843 WHA  
No. C 16-05845 WHA  
No. C 16-05847 WHA  
No. C 16-05848 WHA  
No. C 16-05849 WHA  
No. C 16-05850 WHA  
No. C 16-05855 WHA  
No. C 16-05920 WHA  
No. C 16-05921 WHA  
No. C 16-05922 WHA  
No. C 16-05923 WHA  
No. C 16-05925 WHA  
No. C 16-05926 WHA  
No. C 16-05927 WHA  
No. C 16-05970 WHA  
No. C 16-05972 WHA  
No. C 16-05973 WHA  
No. C 16-05974 WHA  
No. C 16-05975 WHA  
No. C 16-05976 WHA  
No. C 16-05977 WHA  
No. C 16-06106 WHA  
No. C 16-06107 WHA  
No. C 16-06108 WHA  
No. C 16-06109 WHA  
No. C 16-06110 WHA  
No. C 16-06111 WHA  
No. C 16-06112 WHA  
No. C 16-06141 WHA

No. C 16-06143 WHA  
 No. C 16-06144 WHA  
 No. C 16-06146 WHA  
 No. C 16-06147 WHA  
 No. C 16-06155 WHA  
 No. C 16-06160 WHA  
 No. C 16-06239 WHA  
 No. C 16-06240 WHA  
 No. C 16-06241 WHA  
 No. C 16-06242 WHA  
 No. C 16-06243 WHA  
 No. C 16-06245 WHA  
 No. C 16-06247 WHA  
 No. C 16-06249 WHA

**ORDER DENYING MOTIONS  
 FOR LEAVE TO SERVE A  
 THIRD-PARTY SUBPOENA**

In each of the above-captioned cases, plaintiff Malibu Media, LLC, seeks leave to serve a third-party subpoena on the defendant's Internet service provider for the purpose of obtaining each defendant's personal information, since the defendants are currently only identifiable by the Internet Protocol address of the connection used to commit the alleged infringement. Malibu Media then looked up each defendant's IP address in a database maintained at maxmind.com to determine the location of the given IP address and the service provider that assigned that IP address. Plaintiff's counsel filed a sworn declaration averring "from the lawsuits Malibu Media has filed in California, Maxmind's geolocation data has always been 100% accurate to the state level, 100% accurate at identifying the ISP and has predicted the correct district 146 out of 147 times" (Mosesi Decl. ¶ 15). Attorney Mosesi appended an spreadsheet to back up that data, but the spreadsheet omitted dozens of cases filed in this district alone.

It appears those cases were omitted because Malibu Media never received a response from the Internet service provider in those cases, but the failure to address so many cases in this


1 district (and presumably elsewhere in California) casts significant doubt on counsel's personal  
2 knowledge of the accuracy of the Maxmind database. Maxmind's own statements of its  
3 accuracy, restated in counsel's declaration, are hearsay. Malibu Media has failed to provide  
4 sworn evidence to support the reliability of the Maxmind database, which is necessary to show  
5 that this Court has personal jurisdiction over each of the defendants and that venue is proper  
6 here. Accordingly, Malibu Media's motions are **DENIED**.

7 This is without prejudice to a renewed motion supported by a sworn accounting of the  
8 accuracy of Maxmind (or some other database) for each and every case filed by Malibu Media  
9 in this district.

10 Counsel is directed *not* to lodge chambers copies of any new motions to serve a third-  
11 party subpoena.

12  
13 **IT IS SO ORDERED.**

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15 Dated: December 1, 2016.

16   
17 WILLIAM ALSUP  
18 UNITED STATES DISTRICT JUDGE  
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